Newberrys



ANNUAL REPORT 1965

DIRECTORS

WALTER C. BAKER

DEAN S. CAMPBELL

BEN R. GORDON

MOLLIE N. GRONAUER

JESS LEE

LOUIS D. MILTIMORE

ALICE M. NEWBERRY

F. STARK NEWBERRY

JAMES V. NEWBERRY

JOHN J. NEWBERRY, JR.

MERVIN G. PALLISTER

WALTER C. STRAUS

RAYMOND E. WEBBER

FREDERICK C. WINDISCH

THOMAS L. ZIMMERMAN

OFFICERS

WALTER C. STRAUS, President

DEAN S. CAMPBELL, Executive Vice President

DARYL D. MILIUS, Senior Vice President-Merchandise

E. WALTER FORSMAN, Financial Vice President

JOHN J. NEWBERRY, JR., Vice President—Public Relations

WILLIAM J. O'BRIEN, Vice President—Real Estate

HARRY B. OWENS, Vice President—Restaurant Operations

ARLINGTON E. BAXTER, Vice President—Central Division

STANLEY D. CROSS, Vice President—Northeastern Division

GEORGE L. KELLY, Vice President—Eastern Division

GERALD E. MC PEAK, Vice President—West Coast Division

HAROLD J. MEYER, Vice President-Midwestern Division

HENRY D. VON OESEN, Treasurer

MERVIN G. PALLISTER, Secretary

EUGENE P. HACKER, Controller

EDWARD H. SCHROEDER, Asst. Treasurer

ALFRED T. BULL, Asst. Secretary

WARREN R. HOLLOWAY, Asst. Controller

Executive Offices

245 FIFTH AVE., NEW YORK, NEW YORK 10016

Transfer Agent

CORPORATION TRUST CO., NEW YORK

Registrar

MORGAN GUARANTY TRUST CO. OF NEW YORK

Auditors

LYBRAND, ROSS BROS. & MONTGOMERY

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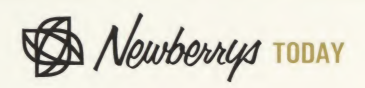
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ANNUAL MEETING

The annual meeting of common stock-holders will be held at the office of the corporation, 245 Fifth Avenue, New York City, New York at 11 A.M. on Tuesday, June 14, 1966.







It's the variety store with all of its convenience and the constant element of surprise with new merchandise, so well known to millions of shoppers since the Company's founding in 1912, plus the larger but equally friendly department store with the added lines of latest fashion, wearing apparel at popular prices for all the family and furnishings for the home.

The corporate symbol, "The Orbitron", illustrated above, to be found on Newberrys own first quality private label merchandise expresses and identifies the new concept of "If it's quality you're looking for" you'll find it at your neighborhood shopping center and downtown Newberrys, Britts, Hested, and Lee stores.

Today's shopper knows her merchandise and knows what she and her family needs and wants. In some communities she may shop at a Newberry variety store; in some shopping centers, at a Britts complete department store or at a Holland House cafeteria or restaurant. In the midwest, she may shop at a Hested variety department store or a Lee variety store.

In every instance, our customer will always find first quality merchandise at popular prices.





A Hested Department Store

A Newberry Variety Store

COMPARATIVE HIGHLIGHTS

			12 Months Ended Jan. 31, 1966	12 Months Ended Dec. 31, 1 964
Sales			\$355,666,890	\$336,281,458
Net Earnings			\$ 4,413,390	\$ 2,015,049*
Earnings Per Common Share			\$ 2.14	\$ 0.87*
Depreciation and Amortization			\$ 3,674,085	\$ 3,815,144
Working Capital			\$ 66,155,404	\$ 62,008,351
Current Ratio			3.3 to 1	3.6 to 1
Common Stockholders' Equity			\$ 68,327,819	\$ 64,752,726
Book Value Per Common Share			\$36.18	\$34.54
Number of Stores In Operation			548	575
Average Sales Per Store			\$ 643,327	\$ 584,595

^{*} Exclusive of non-recurring special carry-forward tax loss benefit of \$338,000 (\$0.18 per share).

TO OUR SHAREHOLDERS:

The fiscal year just ended was successful in many respects. Sales increased, but more importantly, net profits—the main yardstick for measuring a company's progress—showed a substantial gain.

SALES AND EARNINGS

In 1965, the company changed over to a fiscal year ending January 31. This provides many operational advantages and is a practice followed by a great many of the country's larger retailers.

For the 12 months ended January 31, 1966, sales rose to \$355,666,890, an increase of 5.8% over sales of \$336,281,458 for the calendar year 1964.

Net earnings for the 12 months ended January 31, 1966 amounted to \$4,413,390 or \$2.14 per share of common stock, as compared to calendar year 1964 net earnings of \$2,015,049 or 87¢ per share of common stock before a special tax loss credit.

CLOSING OF UNPROFITABLE STORES

Since December, 1964 twenty-nine stores have been closed. With but a few exceptions, these were unprofitable stores and in most instances were closed at the expiration of their respective leases.

The company has recently adopted a program of endeavoring to dispose of other unprofitable stores even though the leases are not currently expiring. Most of these stores are in downtown locations, although in some instances they are in shopping centers. Some of the stores we may close are relatively large in size.

Our total sales figures for the current year will necessarily be reduced by the sales that would have been made in any units that may be closed. It is well to remember though that sales volume —no matter how large—is meaningless unless it is profitable.

EXPANSION

During the past two and one-half years the company has been concentrating on improving existing operations as well as refurbishing profitable existing stores. More recently, attention has been focused on an expansion program which is vital to any chain retailer's continued growth.

As of January 31, 1966 the company had 548 stores in operation. Twenty-seven new stores were opened after a change in Newberry's management was made in 1963. Commitments for all of these stores had been made prior to that date.

Recently, we have been studying various new locations for our department stores, junior department stores and food service operations. In recent months commitments have been made for one department store, two junior department stores and two restaurants.

These new stores will not open before 1967, but it is possible that both restaurants will open before the end of this year. In addition, two new stores will be opened in 1966, both of these having been negotiated a number of years ago.

In resuming our expansion program, the company's primary interest is in opening stores in larger, regional type shopping centers. We are also seeking sites for "free standing" restaurants (not directly connected with any of our stores) because these operations have shown an excellent return on investment.

STOCK DIVIDEND

On March 29, 1966, the Board of Directors declared a 3% common stock dividend to be distributed on June 1, 1966 to common stockholders of record as of April 29, 1966.

IMPROVING NEWBERRYS OPERATIONS

Because of steps already taken, the company is well prepared to expand its operations and forge ahead.

- The Merchandise Division has been reorganized and expanded. For the first time, outside specialists have been added to the staff in several fields, such as soft goods and apparel.
- Individual buyers have been given greater responsibilities.
- The sales promotion and advertising departments have been strengthened.

- Personnel training programs have been accelerated.
- We are developing more of our own private brand name merchandise, a necessary step to improve future profits. Simultaneously, we have opened a Research Division to properly test and maintain maximum quality control over the merchandise we sell.
- New higher priced lines—especially in women's fashion clothing—are now available in many stores depending on their locale. "Trading up" is in keeping with the general rise in the country's economy.

INVENTORIES

As at January 31, 1966, inventories were approximately \$8,800,000 higher than at December 31, 1964. A comparison at these two different dates is not appropriate since in the month of January there would be a considerable build up of inventories in anticipation of Easter and Spring business.

Furthermore, we have increased the supply of merchandise maintained in our three warehouses. These operations are now being used much more extensively and effectively in the distribution, at a reduced cost, of merchandise from our Suppliers to our stores.

Our inventory is fresh, clean, current merchandise.

In our 22 Britts department stores and in 52 Newberry department stores, we recently installed a system to provide information with regard to specific merchandise departments. This

data provides us with current information for each department—sales, expense, inventory, merchandise requrements and profits.

FINANCIAL POSITION

The company's financial position as of January 31, 1966 is excellent. Net working capital totaled \$66,155,404, an increase of \$4,147,053 over net working capital of \$62,008,351 as of December 31, 1964. Common stockholders equity rose to \$68,327,819 equivalent to \$36.18 a share.

BOARD OF DIRECTORS

On November 18, 1965, Louis D. Miltimore, vice president and director of Kidder Peabody & Co., Inc., investment bankers, was named a director of J. J. Newberry Co. Well known in the financial community, and a man of widespread experience, Mr. Miltimore, a director of other corporations and chairman of the Finance Committee of Union College, is a welcome addition to our roster of outside directors.

NEWBERRYS FUTURE

More than doubling net earnings during the past fiscal year is gratifying. Much still must be done, however, to attain greater profits in relation to sales and total investments. Programs designed to meet these objectives, as already pointed out, have been under way for some time and in many instances are showing tangible results.

Every effort is being made to reach the prime goal which we have set—higher earnings for our shareholders.

Mitram

W. C. STRAUS

President

April 25, 1966

CONSOLIDATED STATEMENTS OF INCOME AND RETAINED EARNINGS (Note 1)

	Years Ended		
	January 31, 1966	December 31, 1964 (Note 8)	
Net sales	\$355,666,890	\$336,281,458	
Costs of merchandise sold, including occupancy and buying costs	254,597,228	242,183,360	
	101,069,662	94,098,098	
Selling and general expenses	91,424,044	88,526,383	
Operating income	9,645,618	5,571,715	
Interest expense	2,750,228	2,677,666	
Income before provision for federal income taxes	6,895,390	2,894,049	
Provision for federal income taxes (Notes 3 and 5):			
Currently payable	2,294,000	804,000	
Deferred	188,000	75,000	
	2,482,000	879,000	
Net income for year	4,413,390	2,015,049	
Special credit:			
Carry-forward tax loss benefit applicable to special charges of prior year (Note 6)	_	338,000	
Net income and special credit for year	4,413,390	2,353,049	
Retained earnings, beginning of year	52,492,375	51,233,951	
	56,905,765	53,587,000	
Cash dividends on preferred stock, \$3.75 per share	375,008	375,008	
Retained earnings, end of year (Note 2)	\$ 56,530,757	53,211,992	
		719,617	
Net loss, month of January, 1965 (Note 1)		/19,01/	

Depreciation and amortization of improvements to leased premises charged against income in the years ended January 31, 1966 and December 31, 1964 amounted to \$3,674,085 and \$3,815,144, respectively.

The accompanying notes are an integral part of the financial statements.

CONSOLIDATED BALANCE SHEETS (Note 1)

ASSETS:	January 31, 1966	December 31, 1964
CURRENT ASSETS:		
	¢ 7.777.605	0.000(011
Cash	\$ 7,777,605	\$ 9,226,011
U. S. Government securities, at cost plus accrued interest (approximately market)	3,745,505	498,265
Accounts receivable:		
Customers, including equity of \$1,147,232 in accounts sold	2,172,317	4,632,604
Other	1,736,282	1,013,806
	3,908,599	5,646,410
Less, Allowance for doubtful accounts	750,000	750,000
	3,158,599	4,896,410
Merchandise on hand and in transit, at lower of cost (principally retail method) or market	77,082,291	68,309,799
Prepaid expenses	2,980,453	2,518,886
TOTAL CURRENT ASSETS	94,744,453	85,449,371
PROPERTY AND EQUIPMENT, AT COST:		
Land	3,604,876	3,658,176
Buildings and improvements	5,227,437	5,098,014
Fixtures and equipment	38,910,296	39,906,565
Improvements to leased premises	26,507,960	26,038,883
	74,250,569	74,701,638
Less, Allowance for depreciation and amortization	33,000,278	31,892,409
	41,250,291	42,809,229
Deferred Charges and Other Assets	2,545,531	2,519,588
	\$138,540,275	\$130,778,188

The accompanying notes are an in

LIABILITIES:	January 31, 1966	December 31, 1964
CURRENT LIABILITIES:		
Accounts payable and accrued liabilities	\$ 25,057,164	\$ 19,333,169
Current instalments on long-term debt (Note 2)	1,096,885	1,137,851
Federal income taxes (Note 3)	2,435,000	2,970,000
TOTAL CURRENT LIABILITIES	28,589,049	23,441,020
Long-Term Debt (Note 2)	28,125,077	29,228,462
RESERVES AND OTHER LONG-TERM LIABILITIES	1,099,312	1,155,627
Deferred Federal Income Taxes (Note 3)	2,200,000	2,012,000
STOCKHOLDERS' EQUITY:		
CAPITAL STOCK (Notes 2 and 4):		
Cumulative preferred stock, par value \$100 per share; authorized, 125,000 shares, issuable in series; issued and outstanding, 100,000 shares, 3¾ % series (redeemable at \$101.50 per share, plus accrued dividends)	10,000,000	10,000,000
Common stock, no par value; authorized, 2,500,000 shares:		
Issued, 1,947,505 shares	12,096,678	11,842,224
Subscribed and unissued, 10,863 shares	199,018	188,353
RETAINED EARNINGS (Note 2)	56,530,757	53,211,992
	78,826,453	75,242,569
Less, 58,815 shares of common stock held in treasury, at cost	299,616	301,490
	78,526,837	74,941,079
	\$138,540,275	\$130,778,188

gral part of the financial statements.

NOTES TO FINANCIAL STATEMENTS

1. Effective as of February 1, 1965, for financial reporting purposes the Company changed from a December 31 to a January 31 fiscal year end. Operating results for the month ended January 31, 1965 are summarized as follows:

Net sales	\$20,295,897
Costs of merchandise sold, including occupancy and buying costs	14,626,743
	5,669,154
Other expenses including depreciation and amortization of \$309,257	6,793,771
Loss before credit for federal income taxes	1,124,617
Credit for federal income taxes	405,000
Net loss for month ended January 31, 1965	\$ 719,617

2. At January 31, 1966, long-term debt comprised:

	Current		Noncurrent		Total		
Mortgages payable	\$	22,712	\$	992,134	\$	1,014,846	
2.90% Sinking Fund Notes, payable August 15, 1968		550,000		4,050,000		4,600,000	
3%% Sinking Fund Notes, payable May 15, 1976		500,000		7,000,000		7,500,000	
31/8 % Notes, payable January 2, 1975		24,173		582,943		607,116	
5¼% Subordinated Notes, payable from October 15, 1967 to 1981	\$1	,096,885	-	5,500,000 8,125,077	-	15,500,000 29,221,962	

The mortgages bear interest at various rates from 334% to 51/4% and are payable in various amounts through July 1, 1976.

Sinking fund note indentures provide for annual sinking fund payments as follows: 2.90% notes, \$550,000 in August 1966 and 1967; 3¾ % notes, \$500,000 through May 15, 1975. The Company has the option of making certain additional sinking fund payments annually, without premium.

Certain prepayment privileges are available to the Company with respect to the long-term notes payable which provide for declining premium payments.

The note and supplemental agreements contain certain covenants restricting the amount of retained earnings available for the payment of cash dividends or for acquisition of the Company's capital stock. At January 31, 1966, approximately \$4,050,000 of retained earnings is free of such restrictions.

3. During 1965, the Company retroactively discontinued the use of the Treasury Department's accelerated guideline depreciation lives for federal income tax purposes. The Company is still continuing the use of other accelerated methods of depreciation for tax purposes.

Effective January 31, 1966, deferred federal income taxes applicable to the gross profit on installment sales (deferred for federal income tax purposes) has been classified as a current liability, in conformity with the requirements of the Securities and Exchange Commission.

As a consequence, the December 31, 1964 balance sheet, which had previously reported the deferred taxes related to these items as a noncurrent liability (\$2,970,000), has been restated to reflect such taxes in current liabilities.

4. At January 31, 1966, 100,000 shares of common stock are reserved for issuance under the Company's Restricted Stock Option Plan for Key Employees. The plan authorizes the granting of options at any time prior to December 31, 1968 to key employees to purchase shares of common stock for \$22 per share or 110% of the fair market value at the date of grant, whichever is greater. Options expire five years from date of grant, and generally become initially exercisable two years from date of grant to the extent of 20% annually (on a cumulative basis). During the fiscal year ended January 31, 1966, options to purchase 14,500 shares were cancelled. At January 31, 1966, options to purchase 48,000 shares at \$22 per share (granted in December, 1963) are outstanding and options to purchase 52,000 shares are available for future grant.

At December 31, 1964, 66,914 shares of common stock were available for grant under the Company's former Employees' Stock Option Plan. During 1965, 13,739 shares were issued under this plan at an over-all average price of \$17.95 per share, representing per share prices equivalent to 85% of the fair market value of the stock at dates employees elected to exercise their options. At January 31, 1966, 10,863 shares are reserved for options previously exercised. No further options may be granted because of the termination of the plan.

At January 31, 1966, 5,274 shares of common stock are reserved for future issuance under the Incentive Stock Bonus Plan. During the thirteen-month period ended January 31, 1966, 368 shares were issued to eligible participants.

At January 31, 1966, 157,400 shares of common stock are reserved for warrants, expiring on October 1, 1981, to purchase common stock at a price of \$51.21 per share; no warrants were exercised during the thirteen-month period ended January 31, 1966.

Subsequent to January 31, 1966, the Board of Directors declared a 3% common stock dividend payable June 1, 1966 to holders of record of common stock on April 29, 1966.

5. Investment tax credits are reflected in income on the basis of current and deferred provisions for federal income taxes. Investment credits aggregating \$828,000, including credits of \$650,000 carried forward from prior years, have been utilized

in the fiscal year ended January 31, 1966. At that date, the Company had available carry-forward investment credits of approximately \$700,000 which may be utilized against future years' provisions for federal income taxes.

6. Net income for the year ended December 31, 1964 was benefited by, and special credit was attributable to, the use of losses carried forward and application of the investment credit, as follows:

	Net Income	Credit
Tax effect of losses carried forward	\$275,000	\$450,000
Investment credit based on provision for federal income taxes	293,000	(112,000)
Increase in net income	\$568,000	
Special credit		\$338,000

- 7. At January 31, 1966, the Company had long-term leases on buildings, fixtures and equipment expiring between 1969 and 2047 (without consideration of renewals). Minimum aggregate annual rentals under such leases, exclusive of realty taxes and other charges, approximate \$19,000,000. Certain of the leases provide for additional rentals based upon sales.
- 8. In order to more closely conform to trade practice, in the fiscal year ended January 31, 1966, leased department sales and related costs have been included in net sales and costs of merchandise sold, respectively. Accordingly, the corresponding amounts for 1964 have been reclassified to correspond to the statement presentation for the current fiscal year. The 1964 reclassifications had no effect on net income.

AUDITORS' REPORT

To the Board of Directors and Stockholders,

J. J. NEWBERRY Co.:

We have examined the consolidated balance sheet of J. J. NEWBERRY Co. and SUBSIDIARIES as of January 31, 1966 and the related consolidated statement of income and retained earnings for the year then ended. Our examination was made in accordance with generally accepted auditing standards, and accordingly included such tests of the accounting records and such other auditing procedures as we considered necessary in the circumstances. We previously examined the consolidated financial statements of the company and its subsidiaries for the year ended December 31, 1964 and for the month ended January 31, 1965 (Note 1).

In our opinion, the aforementioned financial statements present fairly the consolidated financial position of J. J. Newberry Co. and Subsidiaries at January 31, 1966 and December 31, 1964, and the consolidated results of their operations for the years then ended and for the month ended January 31, 1965, in conformity with generally accepted accounting principles applied on a consistent basis.

Lybrand, Ross Bros. & Montgomery

New York, April 14, 1966.

10 YEAR SUMMARY

Dollar Amounts (Except Per Share Earnings

						1965	1964	1963
Number of stores						548	575	574
Sales			٠			\$ 355,667	\$ 336,281	\$ 319,344
Earnings before federal taxes		•	٠		٠	\$ 6,895	\$ 2,894	\$ 3,856*
Net earnings after federal taxes						\$ 4,413	\$ 2,015	\$ 2,556*
Special items			٠			_	\$ 338	\$ 2,220*
Net earnings and special items						\$ 4,413	\$ 2,353	\$ 4,776*
Per share (after preferred dividends)								
Net earnings				٠		\$ 2.14	\$ 0.87	\$ 1.58*
Special items	٠	٠				-	\$ 0.18	\$ 1.19*
Net earnings and special items		٠				\$ 2.14	\$ 1.05	\$ 2.77*
Shares of common stock outstanding	٠					1,888,690	1,874,583	1,860,017
Merchandise inventories			٠			\$ 77,082	\$ 68,310	\$ 74,480
Common stockholders' equity						\$ 68,328	\$ 64,753	\$ 62,511
Book value per share of common stock						\$36.18	\$34.54	\$33.61
Ratio of current assets to current liabilities .						3.3	3.6	2.7

^{*} Indicates loss.

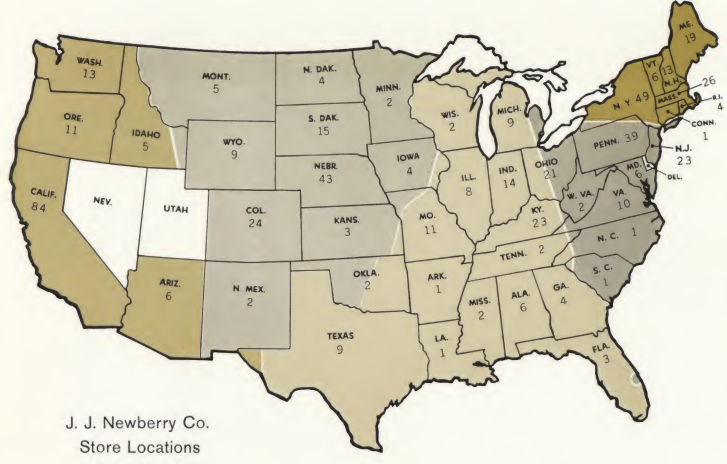
J. J. Newberry Co. and Subsidiaries

HIGHLIGHTS RECORD

and Book Values) Shown in Thousands.

1962	1961	1960	1959	1958	1957	1956
567	564	559	462	469	476	476
\$ 312,511	\$ 291,237	\$ 265,818	\$ 238,008	\$ 221,873	\$ 212,943	\$ 203,463
\$ 3,639	\$ 6,567	\$ 9,390	\$ 11,242	\$ 10,807	\$ 8,990	\$ 10,884
\$ 1,929	\$ 3,486	\$ 4,779	\$ 5,590	\$ 5,248	\$ 4,364	\$ 5,240
\$ 455	\$ 1,206	_	_	_	_	_
\$ 2,384	\$ 4,692	\$ 4,779	\$ 5,590	\$ 5,248	\$ 4,364	\$ 5,240
\$ 0.84	\$ 1.70	\$ 2.42	\$ 3.32	\$ 3.12	\$ 2.58	\$ 3.18
\$ 0.25	\$ 0.66	-	_	_	_	_
\$ 1.09	\$ 2.36	\$ 2.42	\$ 3.32	\$ 3.12	\$ 2.58	\$ 3.18
1,843,915	1,831,620	1,816,719	1,570,405	1,560,396	1,547,231	1,530,443
\$ 84,772	\$ 74,978	\$ 60,481	\$ 50,286	\$ 46,554	\$ 42,509	\$ 39,070
\$ 67,665	\$ 68,885	\$ 67,729	\$ 60,908	\$ 58,519	\$ 56,418	\$ 55,042
\$36.70	\$37.61	\$37.28	\$38.79	\$37.50	\$36.46	\$35.96
2.9	3.5	3.3	3.1	2.9	3.3	3.3

Newberry Serving these 548 Communities



Executive Offices: 245 FIFTH AVE. NEW YORK, N. Y. 10016

- (B) Operated under name of BRITTS
- (HH) Operated under name of HOLLAND HOUSE
- (T) Operated under name of TAYLORS
- (WT) Operated under name of WM. TALLY HOUSE
- (NW) Operated under name of NEW-WAY
- (*) Operated under name of HESTEDS
- (†) Operated under name of LEE
- (o) Operated under name of KAUFMANN'S

Division Offices:

- NORTHEASTERN DIVISION 4 Federal St., Woburn, Mass. 01801
 - EASTERN DIVISION 9 E. 41st St., New York, N. Y. 10017
 - CENTRAL DIVISION 7710 Carondelet, Clayton, Mo. 63105
 - MIDWESTERN DIVISION 885 South 72nd St., Omaha, Neb. 68114
- WEST COAST DIVISION 347 So. Ogden Dr., Los Angeles, Calif. 90036

Warehouse Locations: NEW YORK, N. Y. OMAHA, NEB. NO. HOLLYWOOD, CAL.

Alabama-6

Birmingham (2)
Birmingham (T)
Birmingham (HH)
Dothan
Montgomery

Arizona-6

Douglas Mesa Phoenix (3) Phoenix (B)

Arkansas-1

Hot Springs

California-84

Alhambra
Alhambra (B)
Bakersfield (2)
Bell
Bell
Bellflower
Beverly Hills
Brawley
Buena Park
Burbank (2)
Compton (HH)

El Centro Fresno Garden Grove Glendale Glendora Granada Hills Hanford Hollywood Huntington Park Inglewood La Mirada Long Beach Los Angeles (14) Los Angeles (B) Los Angeles (HH) Merced Millbrae (B) Monterey Park Norwalk Oakland Ontario Palos Verdes Pomona Porterville Redondo Beach (2) Reseda Salinas San Diego (4) San Francisco San Jose

Compton (3)

Culver City

Downey

San Mateo San Pablo San Pedro Santa Ana (2) Santa Barbara Santa Monica (2) Stockton Sunland Sunnyvale Thousand Oaks Torrance (2) Vallejo Van Nuys Ventura Visalia West Covina Whittier

Colorado-24

Alamosa (*)
Arvada (*)
Aurora (*)
Craig (*)
Delta (*)
Denver (6) (*)
Florence (*)
Fort Collins (*)
Glenwood Springs (*)
Golden (*)
Grand Junction (*)
Greeley (2) (*)
La Junta
Monte Vista (*)

from Coast to Coast...

Pueblo (2) Rocky Ford (*) Sterling (*)

Connecticut-1

Hartford

Florida-3

Bradenton (WT) Fort Lauderdale (B) Pensacola

Georgia-4

Atlanta Columbus Macon (2)

Idaho-5

Boise Idaho Falls Lewiston Pocatello Twin Falls

Illinois-8

Canton Collinsville Granite City Litchfield Macomb Melrose Park Rock Island West Frankfort

Indiana-14

Auburn Connersville Decatur East Chicago Gary Goshen Hammond Hartford City Indiana Harbor Jasper Marion Martinsville New Castle Whiting

lowa-4

Carroll (†) Denison (†) Glenwood (†) Storm Lake (†)

Kansas-3

Coffeyville Marysville (*) Parsons

Kentucky-23

Bardstown Central City Corbin Cynthiana Danville

Elizabethtown Frankfort Glasgow (2) Harlan Harrodsburg Hazard Henderson Lebanon Mayfield Mt. Sterling Owensboro Paris Pineville Richmond Shelbyville Somerset

Louisiana-1

Winchester

Lake Charles

Maine-19

Brunswick Calais Caribou Dover-Foxcroft Eastport Ellsworth Ellsworth (B) Farmington Fort Kent Houlton Lincoln Madawaska Mars Hill

Rockland Rumford Van Buren

Millinocket

Presque Isle

Norway

Maryland-6 Annapolis (B) Brunswick Elkton Frederick (NW) Hagerstown Pocomoke City

Massachusetts-26 Amesbury Boston Bridgewater Chelsea Clinton Fall River Falmouth Framingham Franklin Gardner Haverhill Holyoke Leominster Maynard Newburyport North Adams Northampton North Attleboro Peabody Pittsfield Revere (B) Stoughton Wakefield

Westfield

Whitman Worcester

Michigan-9

Alma Calumet Charlotte Houghton Iron River Ishpeming Ludington Port Huron Three Rivers

Minnesota-2

Moorhead Pipestone (†)

Mississippi-2

Biloxi Meridian

Missouri-11

Columbia **Excelsior Springs** Joplin Kansas City Maplewood Poplar Bluff Richmond Heights St. Louis St. Louis (B) St. Louis (T) Springfield

Montana-5

Billings Great Falls (*) Hardin (*) Laurel (*) Missoula

Nebraska-43 Ainsworth (†)

Albion (†) Alliance (*) Auburn (*) Aurora (*) Beatrice (*) Bellevue (*) Broken Bow (* Central City (*) Chadron (* David City (*) Fairbury (*) Falls City (*) Geneva (Gering (*) Gordon (†) Grand Island (*) Grand Island (o) Hastings (*) Hebron (*) Holdrege (*) Kimball (*) Lincoln (*) McCook (*) Minden (*) Nebraska City (*) Neligh (* Norfolk (*

Ogallala (†)

Omaha (5) (*) O'Neill (†) Ord (†) Ralston (Sidney (†) Superior (*) Tecumseh (*) Valentine (†)

New Hampshire-13

West Point (*)

York (*)

Rerlin Claremont Concord Concord (B) Dover Franklin Keene Laconia Littleton Manchester Plymouth Portsmouth Rochester

New Jersey-23

Asbury Park Atlantic City Roonton Brick Town (B) Caldwell Dover East Brunswick Freehold Freehold (B) Hackettstown Hammonton Keyport Long Branch Menlo Park (WT) Millville New Brunswick Newton (B) Paramus Red Bank

Vineland Wildwood

Verona

Springfield

New Mexico-2 Las Vegas Raton

New York-49 Albion Batavia Bath Bayshore Binghamton (B) Buffalo Canandaigua Canton Catskill Cobleskill Cooperstown Corning Cortland Elmira Endicott Gloversville Gloversville (B) Gouverneur

Hornell Hudson Ithaca Kingston Kingston (B) Lyons Malone Manhasset Massena Middletown Northville Ogdensburg Oneonta Ossining Owego Penn Yan Perry Port Jervis Salamanca Saranac Lake Saratoga Springs Saugerties Ticonderoga Tupper Lake Valley Stream Walton Watertown Wellsville

Hicksville

North Carolina-1

Monroe

Whitehall

North Dakota-4

Bismarck (†) Hettinger (†) Minot Rugby (†)

Ohio-21 Ashland

Ashtabula

Bryan Bucyrus Cambridge Chillicothe (B) Cincinnati Cleveland (2) Conneaut Coshocton East Palestine Findlay (B) Lancaster (NW) Lima Mentor New Philadelphia Painesville Tiffin Wooster Zanesville

Oklahoma-2

Okmulgee Sapulpa

Oregon-11

Astoria Rend Greenpoint, Bklyn. Eugene Medford (2) Portland (3) Portland (HH) Roseburg Salem

Pennsylvania-39

Berwick Bradford Carbondale Chambersburg Coalport Coatesville Danville Downingtown Du Bois Ephrata Forest City Freeland Jim Thorpe Jersey Shore Kennett Square Lansford Lewisburg Lock Haven Mahonoy City

Milton Mt. Carmel Newport Northampton Olyphant Oxford Pottstown Renovo Royersford Sayre Shamokin Shenandoah Somerset Stroudsburg Sunbury Tamaqua Towanda Waynesboro

Williamsport (B)

Wellsboro

Rhode Island -4 Newport Providence Warren West Warwick

South Carolina-1

Camden

South Dakota-15

Aberdeen Belle Fourche (†) Chamberlain (†) Hot Springs (†) Huron Lead Mitchell Pierre Rapid City Sioux Falls (2) Sturgis (†) Vermillion Winner (†) Yankton

Tennessee-2

Gallatin Jellico

Texas-9

Austin Beaumont Denison Eagle Pass El Paso (2) Houston Houston (B) Texarkana (NW)

Vermont-6

Barre Bellows Falls Newport Springfield (B) White River Junction Windsor

Virginia-10

Clifton Forge Culpeper Fredericksburg Front Royal Lexington Salem South Boston Waynesboro Winchester Wytheville

Washington-13

Bellevue Bellingham Everett Longview Longview (B) Renton Richland Seattle Spokane (3) Walla Walla Yakima

West Virginia-2

Charles Town Martinsburg (NW)

Wisconsin-2

Oshkosh Superior

Wyoming-9

Buffalo (*) Cheyenne Douglas (*)
Gillette (*)
Laramie (*) Newcastle (*) Rock Springs Torrington (*) Wheatland (*)

